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15 Attorneys for Plaintiff Gabrielle Loth

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17 UNITED STATES DISTRICT COURT
18 FOR THE CENTRAL DISTRICT OF CALIFORNIA

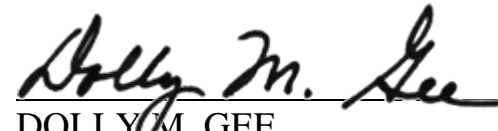
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20 GABRIELLE LOTH, } Case No. CV 12-7843 DMG-MRW
21 }
22 Plaintiff, }
23 vs. }
24 R.M. GALICIA, INC. d.b.a. }
25 PROGRESSIVE MANAGEMENT }
26 SYSTEMS, }
27 }
28 Defendant. }

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30 Based on the Federal Rule of Civil Procedure 68 Offer of Judgment from
31 defendant R.M. GALICIA, INC. d.b.a. PROGRESSIVE MANAGEMENT
32 SYSTEMS (“defendant”) served on plaintiff GABREILLE LOTH (“plaintiff”)
33 pursuant to rule 5(b)(2)(C) of the Federal Rules of Civil Procedure on December
34 13, 2012, and plaintiff’s December 27, 2012 acceptance of said offer of judgment,
35 the Court hereby orders that:

1 Judgment shall be taken in favor of plaintiff and against defendant in the
2 amount of Two Thousand and 00/100 (\$2,000.00) dollars arising from plaintiff's
3 claims against defendant as alleged in plaintiff's pleadings filed in the above-
4 captioned matter. Additionally, defendant shall pay in full, on behalf of plaintiff,
5 the Memorial Medical Center account which defendant alleged plaintiff owes; and
6 defendant shall submit a request to the consumer credit reporting agencies to which
7 defendant reports to delete defendant's trade line associated with the Memorial
8 Medical Center account which defendant alleged plaintiff owes.

9 The judgment entered shall include an additional amount for plaintiff's
10 reasonable costs and reasonable attorneys' fees incurred in pursuing this action
11 against defendant, either as agreed to by defendant and plaintiff, or in the event
12 defendant and plaintiff cannot agree, in an amount as determined by the Court on
13 formal motion filed by plaintiff.

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15 DATED: December 28, 2012
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17 DOLLY M. GEE
18 United States District Judge
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